

NOV-21-2003 16:39 FROM: MOTOROLA PCS IPD

18475232350



TO: 917038729314

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

APPLIÇANTS:

Barros, Mark et al.

EXAMINER:

Nguyen, Tam RECEIVED

SERIAL NO:

09/769,938

GROUP:

2172

FILED:

ENTITLED:

1/26/01 CASE NO: PT03398 Technology Center 2100
COMMUNICATION DEVICE SYSTEM, METHOD AND COMPUTER PROGRAM PRODUC 2100

FOR SORTING DATA BASED ON PROXIMITY

Motorola, Inc.

Personal Communications Sector 600 North U.S. Highway 45 Libertyville, IL 60048

PETITION FOR EXTENSION OF TIME UNDER 37 C.F.R. § 1.136(a)

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01 LC:1523

Commissioner for Patents Alexandria, VA 22313-1450 15\03\5003 MMEKEDIL 00000002 205113

Dear Sir:

1. Applicant hereby petitions pursuant to 37 C.F.R. §1.136(a) for a three month extension of time for response to the outstanding Official Action mailed 05/23/03. The period for response was previously set to elapse 8/23/03, and is accordingly hereby extended to 11/23/03 which is still within the six-month statutory period for response (35 U.S.C. § 133) which elapses 11/23/03.

2. The reason for this petition is as follows:

2. The reason for this petition to as removed
X A response to the outstanding Official Action is being filed herewith;
X A response to the outstanding Official Action is being the discount be filled within the extended
It is expected that a response to the outstanding official visitors and the outstanding official visitors are specified in the outstanding official visitors.
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The December of Appendix (27 CER & 1.191) IS DAIDO NIBO (1899).
A Notice of Appeal to the Board of Appeals (37 CFR § 1.191) will be filed within
It is expected that a Notice of Appeal to the board of Appeals (5)
A C-L-Waller in control bound then annual is constituted to bound then annual is constituted to both
A Division, Contained and States purposed to 35 USC 6 120 through at least the filling date of the
A Division, Continuation, or Continuation-in-part is being included in the application in pending condition pursuant to 35 USC § 120 through at least the filling date of the
Division, Continuation, or Continuation-in-part application.

3. The required fee as established by 37 CFR § 1.17(a), (b), (c) or (d) pursuant to 35 U.S.C. § 41(a) (8)

is:

· i		RATE	FEE
	First Month	\$110.00	
X	Second Month	\$420.00	
	Third Month	\$950.00	\$950 <u>.00</u>
	Fourth Month	\$1,480.00	

The above fee is to be charged to our Deposit Account No. 50-2117. Please charge any additional fees or credit overpayment to Deposit Account No. 50-2117.

Respectfully submitted,

I hereby certify that this correspondence is being facsimile transmitted to: United States Patent and Trademark Office

Commissioner for Patents, Alexandria, VA on:

Matthew C. Loppnow Attorney of Record

11/21/03

Date

Registration No. 45,314

MOTOROLA, INC.

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